



Alvon

the Pure Drinking Water

Bottled at the Springs
ALVON—Greenbrier
County, West Virginia

Also:
W. S. S.
A Natural LAXATIVE
Interfused with its natural
constituents.
Bottled at White Sulphur
Springs.
America's Health-Giving
Resort.
At Best Druggists and
Grocers.
PARK & TILFORD
New York Distributors

W. & J. SLOANE

FIFTH AVE. and 47th STREET
NEW YORK

HARMLESS

To carpets because it is
straight suction—no brush
to wear down the pile.
Easily adjusted to any
kind of carpet.

SLOANE VACUUM CLEANER

\$48.00

Complete with all attachments.
Accepted by and supplied to the
United States Government for
use in Government Buildings.



AKLAR ORIENTAL ROUGE

"The
Invisible
Friend"

COMPLIMENTS YOUR
COMPLEXION WITHOUT
MAKING YOU BLUSH

50c & \$1.00

Compact cakes that will
not crumble or crack.
Your favorite department
store, Druggist or Beauty
Parlor, will give you 25c. credit
for this advertisement. To do this
buy one fifty cent box of Aklar
Rouge and one Aklar Lipstick.
Twenty-five cent size. You get
both for 50 cents.

ADOLPH KLAR
5 East 19th St., New York
Manufacturer & Importer of the
Famous
Hold-Tight Hair Nets &
Hold-Tight Hair Wavers

Metropolitan Art and Auction Galleries

AUCTIONEERS and APPRAISERS

45-47 West 57th Street
Phone: 3050-3165 Plaza

ABSOLUTE PUBLIC AUCTION

of the personal collection of

OIL PAINTINGS and PRIMITIVES

of Mr. MORRIS WENTON

(Art Collector and Dealer) on

Thursday, Nov. 8, 10 P. M., Oct. 26

Fri. eve., 5:15 P. M., Oct. 27

Sat. eve., 5:15 P. M., Oct. 28

On Exhibition To-day

from 10 a. m. to 10 p. m.

7, 8 & 9 A. S. C. Conference

When you read the

Dow, Jones Bulletins

OR

The Wall Street Journal

You get Financial

News—at its source

Try This If You

Have Dandruff

There is one sure way that never

fails to remove dandruff completely

and that is to dissolve it. This does

not destroy it entirely. To do this, just

get about four ounces of plain, ordi-

nary liquid arvon; apply it at night

when retiring; use enough to moisten

the scalp and rub it in gently with the

fingertips.

By morning, most if not all of your

dandruff will be gone, and three or

four more applications will completely

dissolve and entirely destroy every

single sign and trace of it, no matter

how much dandruff you may have.

You will find, too, that all itching

and digging of the scalp will stop in-

stantly, and your hair will be fluffy,

lustrous, glossy, silky and soft and

look and feel a hundred times better.

You can get liquid arvon at any

drug store and four ounces is all you

will need. This simple remedy has

never been known to fail.

JUSTICE APPROVES STILLMAN'S DEFEAT

Confirms Denial of Divorce
and Establishes Baby Guy's
Legitimacy.

UPHOLDS COUNSEL FEE

Morschauer Praises Guardian
and Awards Him \$25,000
for Services.

Joseph Morschauer, Supreme Court Justice, in White Plains signed yesterday the final order confirming the report of Daniel J. Gleason, referee in the Stillman divorce case.

At the same time he fixed the fees of the referee and the allowances of John E. Mack, guardian for Baby Guy Stillman. To Mr. Gleason was allowed his full claim of \$22,000, besides \$1,700 for disbursements. To Mr. Mack was allowed \$25,000 for his services as guardian and \$4,901.14 for disbursements. Mr. Mack had made no claim, saying he would permit the court to fix the amount.

Justice Morschauer spoke of the "anxiety attacks" made by James A. Stillman upon the infant, Guy Stillman, and upon Mrs. Anne U. Stillman. It had been shown, the order said, that Stillman was willing to spend money to "purchase evidence," referring to letters alleged to have been written to Mrs. Stillman by Fred Beauvais, for which the banker paid \$15,000. The order, which was the final step in the denial of Stillman's appeal for a divorce and which affirmed the legitimacy of Guy Stillman, held that the banker had failed to prove the guilt of Mrs. Stillman, but that Stillman had been proved guilty of misconduct with Florence Leeds.

"With Unclean Hands."

"The testimony shows and the Referee has found," the court's opinion says, "a remarkable situation which required unusual alertness, industry and activity on the part of the guardian of the child. The plaintiff (Stillman) came into court with unclean hands, because he brought an action for divorce against the adult defendant when he well knew that at least from 1914 down to the time of the commencement of the action and at least eight months thereafter he was living in open and adulterous intercourse with one Florence Leeds, by whom he had two children, one of whom still survives, and that under no circumstances could he succeed as against the adult defendant in the action."

Justice Morschauer commended Mr. Mack for the work he had done as guardian for Guy Stillman and declared that throughout the case Mr. Mack had thought more of his duty as an officer of the court than about fees. In view of the exceptional services rendered, he said, and taking into consideration Mr. Mack's standing at the bar, he felt that \$25,000 was a moderate fee for services of two years, requiring almost daily attention.

With reference to the fees of the referee, to which counsel for Stillman objected on the ground that they were excessive, the court pointed out that in open court before trial it was stipulated that the referee was to receive \$10 a day for each day occupied in the performance of the work. He also pointed out that Mr. Gleason spent 18 days at the work, and held that the time was not excessive in view of the length of the case and the voluminous record which the referee had to read and digest.

Defends Guardianship.

Counsel for Stillman objected to the granting of fees to Mr. Mack, contending that he was entitled only to his "taxable costs" in the case. Justice Morschauer stated:

"It appears to the court that it certainly would not be in the interests of justice to refuse to apply the remedial provision of the practice act and rule to insure reasonable compensation for the guardian ad litem for his able and gallant defense of the good name of the innocent child and the protection of his property interests where the attempt upon the child was made by a parent who sought not only to deprive him of his good name but of all participation in large trust funds created by the will of the grandfather of the child."

"It certainly would not be in the interest of justice to turn the guardian ad litem out of court, after two years of strenuous work, after a successful defense and after the establishment of the child's legitimacy, without any compensation for such services."

LANE'S LETTERS SAY WILSON WOULDN'T PREPARE FOR WAR

Continued from First Page.

the meeting. McAdoo will—with a year, I believe, I tried to smooth them down by recalling our past experiences with the President. We have had to push and push to get him to take any forward step. He comes out right, but he is slower than a glacier—and things are mighty disagreeable whenever anything is added to his correspondence, which includes letters to virtually every person of importance in the United States. Mr. Lane made many notes on incidents occurring in his daily life. Among these were copious comments on the Cabinet meetings. In one of these notes, dated March 1, 1918, he said:

"In addition to his correspondence, we had the first real talk on the war in weeks, yes, in months. Burleson brought up the matter of Russia—would we support Japan in taking Siberia, or even Vladivostok? Should we join Japan actively—in force?"

The President said "No," for the very practical reason that we had no ships. We had difficulty in providing for our men in France and for our allies. (The President never uses this word, saying that we are not allies.)

No War Talk in Wartime.

In a note dated March 12, 1918, Secretary Lane wrote:

Nothing talked of at Cabinet that would interest a nation, a family or a child. No talk of war. No talk of Russia or Japan. Talk by McAdoo about some bills in Congress, by the President about giving the veterans of the Spanish war leave, with pay, to attend their annual encampment.

JUSTICE DAY RESIGNS FROM SUPREME COURT

John W. Davis Mentioned as
Possible Successor.

Special Dispatch to THE NEW YORK HERALD.

New York, Oct. 24.—Former President Wilson, D. C., Oct. 24.

Associate Justice William R. Day of Ohio, who is to be umpire on the German-American mixed claims commission, resigned today from the Supreme Court.

The name of John W. Davis, president of the American Bar Association and a Democrat, was mentioned as his successor. There has been a rumor that Senator John K. Shields, Democrat (Tenn.), might be named at the White House, when Justice Day's resignation was announced, it was said his successor had not been selected.

Justice Day's resignation is to take effect on November 13, so timed because the next meeting day of the Supreme Court, he will announce the decisions in all cases he has now under consideration. The expectation is that Mr. Harding will not announce Justice Day's successor until the jurist has left the bench. Mr. Davis was ambassador to the Court of St. James during part of the war. He is now practicing law in New York city.

WILL ROGERS AIDS MILLS.

Comedian Will Take Stump for the
Representative.

Will Rogers, comedian, announced yesterday that he will get into the State political campaign. He will make his first appearance at the Town Hall tomorrow evening and will speak in behalf of Representative Ogden L. Mills, candidate for reelection in the Seventeenth district on the Republican ticket.

George W. Wickersham is to preside at the meeting. The speakers will include Representative Mills, Mrs. Douglas Robinson, Col. William Donovan, candidate for Lieutenant Governor, and Nathan Elsbek.

FRANK N. HOFFSTOT SUE.

James B. Clews, nephew of Henry Clews and members of Henry Clews & Co., filed suit for \$5,000 damages in the Supreme Court yesterday against Frank N. Hoffstot, president of the Pressed Steel Car Company. The action was brought in behalf of Miss Leta Clews, his twelve-year-old daughter, and based on alleged injuries suffered when the Clews automobile was in collision with Mr. Hoffstot's car July 22 near Wolver Hollow road and East Norwich road in Nassau county.

STANDARD OIL MUST PAY ADVANCE RENT

Welles Building Verdict to
Cost Company \$6,500,000
in 97 Years.

A jury before Justice Isidor Wasservogel in the Supreme Court yesterday returned a verdict in favor of E. B. Smathers, owner of the Welles Building, 14 to 20 Broadway, who sued the Standard Oil Company of New York to ascertain when quarterly payments of rent fall due under terms of a long term lease by which the Standard Oil Company took possession more than two years ago.

The Standard Oil Company contended that with the omission of the words "payable in advance" from the lease which was signed, the installments of rent were not payable, as Mr. Smathers sought, at the beginning of each quarterly period. The rental is \$250,000. The lease has ninety-seven years to run. Mathematicians have computed that by the verdict the Standard Oil Company loses the use of \$3,750 a year in interest. Compounded at 4 per cent, for the tenure of the lease this item of interest becomes about \$5,500,000.

The case already has gone through to the Court of Appeals on a judgment on the pleadings which was in favor of the Standard Oil Company. The Appellate Division in January reversed the order of the lower court and directed that the circumstances preceding the signing of the lease be submitted to a jury. The Court of Appeals affirmed this decision.

The jury before Justice Wasservogel was told that the first draft of the proposed lease contained the words "payable in advance," although they were omitted from the final draft which was signed. Counsel for Mr. Smathers said their omission was not intentional.

"The whole world is skew-gee, awry, distorted and altogether perverse. The President is broken in body and obstinate in spirit. Clemenceau is beaten for an office he did not want. Einstein has declared the law of gravitation outgrown and decadent. Drink, consoling friend of a perturbed world, is shut off; and all goes merry as a dance in hell."

RULING LETS WILSON VOTE IN NEW JERSEY

Attorney-General Decides on
Receipt of Affidavit.

Special Dispatch to THE NEW YORK HERALD.

TRENTON, Oct. 24.—Former President Wilson is entitled to vote in New Jersey according to an opinion received by the Mercer County Board of Elections this afternoon from Thomas F. McCran, Attorney-General.

The question was brought to a head today when the board received from the former President an application for a ballot as an absentee voter, accompanied by an affidavit in due form claiming Princeton as his legal residence.

REGISTRATION FRAUD WARRANT TO BE ISSUED

Special Investigator Questions
Bath Beach Hotel Owner.

After questioning three men and a woman member of the registration board of the First Assembly District in Brooklyn Grover M. Moscovitz, special Attorney-General, last night announced that a warrant would be issued today for the arrest of a man accused of illegal registration.

Earlier in the day Mr. Moscovitz, investigating alleged illegal registration in Kings county, examined the proprietor of the Fort Lowry Hotel of Bay Seventh street, Bath Beach. The investigator said he ascertained that a certain Democratic politician and other persons had registered from that address without living there.

THOUSANDS AT FUNERAL OF 11 FIRE VICTIMS

Harlem Investigators Seize
Janitor's Wine Supply.

Thomas P. Brophy, Fire Marshal; William J. Lahey, Chief Inspector of the Police Department, and John H. Hennis, Assistant District Attorney, investigating the fire that caused fifteen deaths at 1775 Lexington avenue Sunday morning, said yesterday they had not yet been able to determine if the blaze were of incendiary origin.

S. Krach, janitor of the building, was questioned for three hours by Detective John Dougherty at the East 104th street station. The detectives seized several gallons of wine in his apartment.

The funerals of eleven of the fifteen victims of the fire took place yesterday. Six members of the family of Abraham Sugarman and five of Nathan Silver's family were buried. Thousands attended the funerals.

ROSSDALE WOULD TAKE SOLDIERS FROM SEA VIEW

Representative Sends His Ap-
peal to Veterans Bureau.

Albert B. Rossdale, member of Congress from The Bronx, having failed to interest Mayor Hylan in the complaint of sixty-seven soldier patients at Sea View Hospital on Staten Island, wrote yesterday to the Veterans Bureau asking their removal from the city's care to some place at which "they may be kept under happier and more wholesome surroundings."

Their continuation at Sea View, Mr. Rossdale said, "is bound to retard whatever chance of recovery they may have and ultimately result in death for some of them."

THE KNOX BLACK FELT is particularly smart just now

By accentuating the style, the sombreness of color is subdued; hence the predominating note of this new Knox creation is a decided tendency towards smartness and distinction.

And the advantage of the color remains as a fitting accompaniment for any dress at any occasion.

The Knox Soft Black Felt Hats range upward in price from \$7.00

KNOX OVERCOATS KNOX COUNTRY CLOTHES KNOX SHOP FOR WOMEN

UPTOWN Fifth Ave. at 40th Street 452 Fifth Avenue

DOWNTOWN The Singer Building 161 Broadway

COMMUNITY COAL

COAL IN YOUR BIN 24 TO 96 HOURS AFTER ORDER IS BOOKED

Act Now—Don't Delay—Phone, Write or Call NOT PROMISES BUT DELIVERIES

As good a Furnace Coal as you ever had. Greater heating value—less ash. Smokeless. Our Welsh Anthracite is the ideal Fuel for your comfort.

DELIVERED BY CHUTE IN BROOKLYN MANHATTAN or BRONX

No restriction by Fuel Administration on the QUANTITY of Community Coal delivered to you. Get Your Winter's supply AT ONCE—now. Delay may mean disappointment.

Telephone nearest office. Your order booked early, means quicker delivery.

New York Phone—Bowling Green 2468. If lines are busy, mail your order or call at nearest office.

Brooklyn Phone—Sterling 9060

COMMUNITY FUEL CORPORATION

Main Office—25 Broadway, New York, N. Y. Brooklyn Office—279 Flatbush Ave., Brooklyn, N. Y.

FOR DELIVERIES OUTSIDE OF ABOVE TERRITORY PRICES QUOTED ON REQUEST

YONKERS • HUDSON ST. • NEW ROCHELLE • WESTCHESTER OFFICES—Phone or call

• 434 MAIN ST. • 4th ST. • WHITE PLAINS • 10th ST.

Phone Yonkers 98. Phone New Rochelle 866. Phone White Plains 133

YOUR BUSINESS TOMORROWS

are inseparably linked with your banking connections. Our commercial banking service includes everything you need,—adequate credit facilities and a broad background of 110 years of experience upon which you may freely draw for counsel and guidance.



THE BANK OF AMERICA

ESTABLISHED 1812

Reliable Real Estate

THE fact that a property is advertised in the Real Estate pages of The New York Herald is evidence that the advertiser believes his property will appeal to discriminating and intelligent people.

Business, suburban and city Real Estate for sale and to rent in all localities is advertised every day in

THE NEW YORK HERALD.

VENUS PENCILS

The largest selling quality pencil in the world

For Sale at All Stationers and Stores.

17 black degrees and 3 copyings. All perfect

American Lead Pencil Co. 220 Fifth Ave., N. Y.

Write for booklet on pencils, penholders, erasers, VENUS Everpointed and VENUS Thin Leads.

15¢ SPECIAL TRIAL TIN

Genuine

HIGHEST HONORS OBTAINABLE

ORANGE PEKOE

GOLD MEDAL GRAND PRIZE

Ridgways Tea